4-3078

Board of Education

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MEGOTIATIONS CONTRACT

BETWEEN

LOWER CAPE MAY REGIONAL

BOARD OF EDUCATION

AND

LOWER CAPE MA! REGIONAL

CUSTODIAI FORCE

FOR JOHOOL YEAR

X 1973-71;

LIBRARY
Institute of Management and
Labor Relations

OCT 29 1981

RUTGERS UNIVERSITY

1973-1974 CUSTODIANS' CONTRACT

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ARTICLE I

PRINCIPLES

1. The provisions of this agreement will constitute a binding obligation of the parties for the duration hereof, or until changed by mutual consent in writing.

ARTICLE II

RECOGNITION

Regional Education Association as the sole and exclusive negotiating agent for the purpose of collective negotiations in any and all matters relating to terms and conditions of employment on behalf of all employees employed in a custodial, Watchman or Matron capacity, excepting the Chief Custodian.

GRIEVANCE PROCEDURE

1. Definition:

A grievance is a claim based upon an event or condition which affects the welfare and/or terms and conditions of employment of a member of the negotiating unit or a group of members and/or the interpretation, meaning, or application of the provisions of this agreement.

2. Procedure for Adjusting Complaints and Grievances:

- a. Step I The employee shall first discuss his complaint orally with his immediate supervisor, with the objective of resolving the matter informally.
- bo Step II The employee may appeal the decision of the supervisor to the Superintendent within one calendar week after receiving the decision of the supervisor. The Appeal shall be in writing and shall be accompanied by a copy of the Supervisor's decision. The Superintenden shall meet with the agriaved party or parties and their Supervisor, either individually or collectively, using his good offices to adjust, or resolve the grievance amicably. Within two calendar weeks, the Superintendent shall deliver to the agrieved party or parties a written statement of his position in respect to the grievance. The Superintendent shall not present the grievance directly to the Board.
- c. Step III The Employee may present this grievance and all copies of prior decisions to the Board of Education for disposition. At this step the custodial unit may employ counsel or other representation.
- do Any agrieved person may be represented at any stage or at all stagesof the grievance procedure by himself, or at his option, by a representative selected by the justodial units.
- 3. In the event the employee or the Board of Education is not satisfied with the statement of the other with respect to a grievance, it may, within thirty (30)

GRIEVANCE PROCEDURE (Continued)

days after receiving the statement, refer the grievance to arbitration by requesting that an Office of the American Arbitration Association propose the names of seven (7) arbitrators. A copy of such request shall be forwarded to the Superintendent of Schools or the President of the Custodians Association and the following procedure shall govern:

ARBITRATION:

- a. Upon receipt of the names of the proposed arbitrators, a designes of the Superintendent and of the Custodians shall strike names from the list until one ultimately is designated as the arbitrator.
- b. The arbitrators decision will be in writing and will set forth his findings, reasonings and conclusions on the issues submitted. The arbitrator will be without power or authority to make any decision which requires the commission of an act prohibited by law or which is violentre of the terms of this Agreement.
- c. The cost for the services of the arbitrator will be borne equally by the School Board and the Eustodians.
- d. The election to submit a grisvance to arbitration shall be waiver of all other remedies or forums which otherwise as available

AHIIAA IV

SALARIES AND HOLES OF WORK

- l. The salaries and segme of all custodians, materia and night watches ." covered by this agreement are set forth in appendix "A".
- 2. The regular work week shall be forty (h0) hours. All work performed in excess of forty (h0) hours shall be paid for at time and one half in compliance with state law.
- 3. (a) Full time eventship and night webship over work or helidays that. be paid nouble time only at a grainer of the (1, holidays per man)
- (b) When a madeur of the protection during the absolute of the bead quarketian, he chall be proposed to the land controller during the absolute of the bead quarketian, he chall be proposed to the land of the matter of \$1.00 to the first quarketian and the shafe will be observed.
- (c) The restocist resistant to repositive and special and sent sent added to be him or set of the right sent of the content of
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ARTICLE IV (Continued)

- (3) (a) When a pay day falls on or during a school or legal holiday or weekend, custodians and matron shall secure their pay checks on the last previous working day.
- (b) Custodiars shall be given the privilege of working helid, hased on seniority up to a limit of two (2) holidays per man.

. (

AREXOUS E

SKRIOLTI

- L. Seniority is hereby established and defined as service in langth of
- To chosen in mattern pertaining to believe for the of vacation, and placing of an employee in a vacant of small designated position by the basel of a man accepts the new position, by the relation of the safety (60) working days of writing period for incide work and one anaded country (120) working days of cutside work. Upon acceptable of the supervisor and approval of the sound, the man shall hold the position as long as it exists, subject to Bourd review.
- To the appointed copyleque shall have all some related school district out tority only if he
 - an Resignar ar is electricated that the contract of the contraction of
- to In the event of one later to the control of the

ARTICLE VI

INSURANCE PROTECTION

- lo For the school year 1973-7h the Board of Education will assume the full employee and entire family cost for the coverage as set forth in the public and school employees health benefit program of all custodians, night watchman or matron who desire coverage. The a custodian, night watchman or matron does not renew his or her contract for the following school year, he or she shall be held responsible for reimbursement of the insurance payment made by the Board of Education for the summer months of July, August, and September of that year.
- 2. The board shall provide to each custodian, night watchman or matron, upon employment, a description of the health-care insurance coverage provided under this article which shall include a clear description of conditions and limits of coverage as listed above.

ARTICLE VII

VACATIONS

- 1. Each employee in the negotiating unit covered by this agreement shall be entitled to vacation with pay at the annual rate of pay such employee is receiving at the time such vacation is actually taken.
- 2. Vacation dates shall be selected by employees according to seniority and may be at any time during the contract year subject to the approval of the administration.
- 3. Only two (2) employees may be one vacation at one time.
- 4. All employees with one (1) years service will receive the weeks vacation.
- 5. After five (5) years service, employees shall receive three (3) weeks vacation.
- 6. Any holiday falling within a mans vacation period will automatically extend his vacation by one (1) day to compensate for the holiday.
- 7. In the event that a man, while on vacation, shall become legimately sick, he shall make application to the board to use his sick leave instead of vacation time and the board shall render a final determination on such application.

ARTICLE VIEW

SICK LEAVE AND LEAVE OF ABSPLICE

1. All employees covered by this agreement shall be entitled to trelve (12) work days sick leave as July 1st of each school year. Unused sick leave days shall be accumulated without limit from year to year. After three (3) consecutive sick leave days, a doctor's certificate shall be required.

2. LOTIFICATION OF SIGNESS:

It shall be considered notification of sickness to have a stacted the Head Custodian, or his representative, at his residence during the night hours for sickness involving the next working day, and school office during the day, preferably one hour in advance of the intended work shift during the day hours. Then the supervisor cannot be contacted during the day, notification of the school office shall constitute notification of the supervisor, with the message being relayed by the school office to the supervisor is such instance.

3. LEAVE OF ABSELCE;

a. As of the beginning of the lift. It school year, employees shall be granted the following non-accountative leaves of absence will full pay each school year.

(1) All employees covered by while agreement shall be remited (3) days emergency leave of absence for personal, legal, business, household, or family metions which require absence during working how subject to prior approval at the second of the business and leave. Employees shall be required to state the reason for todaing such leave. This leave chall not be accumulated from your to jame, or similar to mean than all custodins are automatically once that he are three duess.

ARTICIA VIII (Continue)

- (2) All employees covered by this agreement shall be granted five (5) days leave of absence at any one time in the event of the death of an employee's spouse, child, brother, sister, mother, father, grandfather, grandmother, grandau hter or grandson.
- 4. An employee shall be ortitled to an annual review of accumulated sick leave with records maintained by the Superintendent's secretary.

ARTICLE IX

WORK SCHEDULE

- 1. For planning purposes and to maintain an orderly procedure, the work schedule shall be posted for a Two (2) Month pariod. Each new schedule shall be posted at least one (1) month prior to the start of such schedule.
- 2. For proper planning within the Custodial Staff, selection of prospective workers for E-Aldays, based on Seniority, shall be made at least two (2) weeks in advance of the Holiday.
- 3. A list of substitutes shall be maintained by the Board of Education.
 Substitutes shall be assigned, if available, whenever any regular employee is absent.

ARTICLE X

UNIFORMS

1. The board shall provide each custodial employee and matron with three "
(3) uniforms per school year to be worn at all times while on school functions. Cleaning and maintenance of the uniforms shall be the res-

ponsibility of the individual custodian or materon and shall be kept clean,

meat; and in good repair at all times.

2. The board shall provide such Custodial employee and Matern with Monograms for their uniforms, which Homograms shall be in such form and Content as may be determined by the Superintendent of Schools

ARTICUS XT

SAFETT STANDARDS

- 1. Within Two (2) months after July 1st, 1971, there shall be set up an established set of Safety Standards for Gustodial Employees.
- 20 Upon acceptance of a mutually agreeable set of Selety Standards which shall be in writing, they shall be incorporated as part of the Agreement and designated Appendix "6".
- 3. The foregoing shall not preclude the introduction of further Safety

 * Standards at a later date, via the Head Custodian, for approval and possible acceptance by the Boerd.

ARTICLE XXI

NEGOTIATION OF SUCCESSOR AGREEMENT

1. Either party may, if it so desires, utiline the services of outside consultants and may call upon professional and lay representatives to assist in the negotiations.

ARTICIS XIII.

SAVIN CLAUSE

contrary to law, then such provision shall not be applicable, performed or enforced. In such event, all other provisions of this agreement shall continue in effect.

ARTICLE LIV

DURATION

1. The provisions of this Agreement shall be effective as of July 1, 1973 and shall remain in force and effect until June 30, 1974.

IN WITNESS WHEREOF, the employer has caused this Agreement to be signed by its President, thereunto duly authorized, and its seel to be affixed attested by its Secretary and the employee and its negotiating agent, through its duly authorized President, has hereunto set his hand and seel this 12 nd day of may, 1973.

By the Lower Cape May Regional School District.

BY: Kn. K. W. William William William Would of Education

BY: Jane D. Jurkington
Secretary, Board of Education

BY: In drew Mi Than 7

Versident, LCM Custodial Force

Secretary, LCNR Custodial Force

APPENDIX "A"

SALARY SCHEDULES

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A. CUSTODIANS & NIGHT WATCHMAN

- 1. \$5600
- 2 3 \$5800
- 3. \$60Q0
- la \$6200
- 5. \$6400
- 6. \$6750
- 7. \$7050
- 8 \$7500

B. SUBSTITUTE CUSTOPIANS

\$22.00 per day

G MATRON

\$20,00 per day for a minimum of 190 days.

- Do Proper position on the Salary Schedule shall reflect correct year of employment in the School District.
- E. It is understood and agreed that nothing herein contained shall entire any employee to retroactive page.

SPICENULX "B"

RECOMMENDED SAFETY STANDARDS

- 1. ADEQUATE LIGHTING SHOULD BE INSTALLED AT THE SEWERAGE TREATMENT PLANT.
- 2. EACH CUSTODIAN SHOULD BE PROVIDED WITH RUBBER CLOVES FOR WORK IN SCHOOL WASHROOMS AND WHEN USING MIRACLE 77 OR OTHER SIMILAR MATERIALS.
- 3. EACH CUSTODIAN SHOULD BE PROVIDED RESPIRATORY EQUIPMENT FOR WARK ON BOILERS OR WHERE NECESSARY TO PREVENT RESPIRATORY INFECTIONS.
- 4. SAFETY GLASSES SHOULD BE PROVIDED FOR WORK ON BOILLERS OR WHEREVER NECESSARY
- 5. NO CUSTODIAN SHALL BE REQUIRED TO ASCEND LADDERS WHILE WORKING A SHIFT ALOHE, RICHER THAN A SIX FOOT LADDER.
- 6. NIGHT LIGHTS SHOULD BE INSTALLED IN EXISTING CORRIDOR LIGHTS THE SAME AS IN THE JUNIOR HIGH SCHOOL WING.
- 7. SOAP AND WATER DISPENSERS SHOULD BE INSTALLED ON ALL SCRUBBING MACHINES SIMILAR TO THE TYPE ON THE BASEPOARD SCRUBBER, IF AVAILABLE.
- 8. A LIGHT SHOULD BE INSTALLED AT THE END OF THE GARAGE BY THE GASOLINE PUMP.
- 9. IN THE INTEREST OF SECURITY, ALL OUTSIDE POORS SHOULD BE SECURED, LOCKS CHANGED IN ORDER THAT AFTER SCHOOL HOURS THERE SHALL BE ONLY ONE FUTRANCE. EVERY ONE SHOULD BE REQUIRED TO ENTER BY THE PROWT DOOR. A RELL SYSTEM SHOULD BE INSTALLED TO ALERT THE CUSTODIAN ON DOTY TO THE FACT THAT SOME CASE WISHES TO ENTER.
- 1.3. CASTERS SHOULD BE INSTALLED ON THE CENTER POSTS OF CAFETERIA TABLES.